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DATE MAILED: 10/18/2006

APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/675,155	09/29/2000		Elizabeth Ann Murphy	19046.0001	3336		
23517	7590	10/18/2006		EXAM	EXAMINER		
BINGHAM 3000 K STRI		TCHEN LLP	CRABTREE, JO	CRABTREE, JOSHUA DAVID			
BOX IP	JL 1, 14 W		ART UNIT	PAPER NUMBER			
WASHINGT	ON, DC	20007	3714				

Please find below and/or attached an Office communication concerning this application or proceeding.

## Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
09/675,155	MURPHY ET AL.		
Examiner	Art Unit		
Joshua D. Crabtree	3714		

Before the Filing of an	Appear Brief	Examiner	Art Unit	
		Joshua D. Crabtree	3714	
The MAILING DATE of th	is communication appe	ars on the cover sheet with the c	orrespondence add	ress
THE REPLY FILED 21 September 20	06 FAILS TO PLACE THI	S APPLICATION IN CONDITION F	OR ALLOWANCE.	
places the application in condition a Request for Continued Examile time periods:	timely file one of the follow on for allowance; (2) a No nation (RCE) in compliance	ving replies: (1) an amendment, aff tice of Appeal (with appeal fee) in o ce with 37 CFR 1.114. The reply mo	idavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)
no event, however, will the stat Examiner Note: If box 1 is chec	(1) the mailing date of this A utory period for reply expire la sked, check either box (a) or (	dvisory Action, or (2) the date set forth ater than SIX MONTHS from the mailing (b). ONLY CHECK BOX (b) WHEN THE	g date of the final rejecti	on.
TWO MONTHS OF THE FINAL Extensions of time may be obtained under have been filed is the date for purposes of under 37 CFR 1.17(a) is calculated from: (set forth in (b) above, if checked. Any repmay reduce any earned patent term adjust NOTICE OF APPEAL	37 CFR 1.136(a). The date determining the period of ex (1) the expiration date of the styreceived by the Office later them. See 37 CFR 1.704(b)	on which the petition under 37 CFR 1.1 tension and the corresponding amount shortened statutory period for reply origing than three months after the mailing date.	of the fee. The appropr inally set in the final Offi te of the final rejection, o	iate extension fee ice action; or (2) as even if timely filed,
a Notice of Appeal has been file	FR 41.37(a)), or any exte	pliance with 37 CFR 41.37 must be nsion thereof (37 CFR 41.37(e)), to within the time period set forth in 3	avoid dismissal of th	ns of the date of ne appeal. Since
AMENDMENTS				
<ol> <li>The proposed amendment(s) find the proposed amendment (a) ☐ They raise new issues the issue of new increase.</li> </ol>	nt would require further co	nsideration and/or search (see NO		ecause
· · = ·	•	tter form for appeal by materially re	ducing or simplifying	the issues for
(d) They present additional cl		corresponding number of finally rej	ected claims.	
_	n Sheet. (See 37 CFR 1.1		P. LA. Louis	(DTOL 004)
<ol> <li>The amendments are not in cor</li> <li>Applicant's reply has overcome</li> </ol>	•		mpliant Amendment	(PTOL-324).
<ol> <li>Applicant's reply has overcome</li> <li>Newly proposed or amended c non-allowable claim(s).</li> </ol>			timely filed amendme	ent canceling the
7.  For purposes of appeal, the pro how the new or amended claims The status of the claim(s) is (or Claim(s) allowed:	s would be rejected is pro-		ll be entered and an e	explanation of
Claim(s) objected to: Claim(s) rejected: Claim(s) withdrawn from conside	eration:			
AFFIDAVIT OR OTHER EVIDENCE				
<ol> <li>The affidavit or other evidence f because applicant failed to prov was not earlier presented. See</li> </ol>	ride a showing of good an	It before or on the date of filing a No d sufficient reasons why the affidav		
showing a good and sufficient re	other evidence failed to ceasons why it is necessar	overcome <u>all</u> rejections under apper y and was not earlier presented. S	al and/or appellant fa ee 37 CFR 41.33(d)(	ils to provide a 1).
10.		n of the status of the claims after e	ntry is below or attac	hed.
11.   The request for reconsideration		it does NOT place the application in	n condition for allowa	nce because:
12. Note the attached Information	Disclosure Statement(s).	(PTO/SB/08) Paper No(s)		
			KATHLEEN MOSSI	

U.S. Patent and Trademark Office PTOL-303 (Rev. 08-06) Continuation of 3. NOTE: The amendments introduce the feature of creating a profile for a user defining the user's job function and including any professional licenses held by the user and any critical dates. The aforementioned feature has not been presented thus far in prosecution of the application.

Applicant has argued that the prior art does not teach the feature of determining personalized business information to provide to the user that is specific to a set of activities that the user was specifically employed to perform based on the created profile and the employer's business information requirements for the user's job function (p. 15, lines 12-13; lines 25-26; p. 16, lines 16-17; p. 17, lines 6-7). However, applicant has not provided rationale in support of this argument.

Applicant has argued that Simon does not teach the feature of a profile created and stored for a user. The examiner asserts that Simon teaches this feature. Referring to Fig. 1, Simon discloses creating a user profile comprising the user's name, email address, etc. See also Col. 3: 30-42.

In response to applicant's argument that there is no suggestion to combine the references of Simon and Alcorn (p. 16, lines 21-22), the examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art. See In re Fine, 837 F.2d 1071, 5 USPQ2d 1596 (Fed. Cir. 1988)and In re Jones, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992). In this case, Simon teaches a Web-based training system, and Alcorn teaches an Internet-based education support system. Both the inventions of Simon and Alcorn are directed toward Internet-based education (Simon, Col. 1: 5-12; Alcorn, Col. 1: 17-28), and are therefore in the same general field of endeavor.